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7 DON BURIES,
8 Plaintiff,

9 v.
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JOHNSON & JOHNSON, et al.,
11 Defendants.
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Case No. 15-cv-04282-HSG

ORDER STAYING CASE

Re: Dkt. No. 43

13 LATONYA BOHANNON,
14 Plaintiff,
15 v.
16

Case No. 15-cv-04295-HSG

Re: Dkt. No. 40

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18 JOHN & JOHNSON, et al.,
19 Defendants.
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22 Defendant McKesson Corporation filed a motion for judgment on the pleadings on
23 October 9, 2015. Dkt. No. 21.¹ On October 19, 2015, Plaintiff Don Buries filed a motion to
24 remand. Dkt. No. 24. On October 21, 2015, Plaintiff filed a motion to stay briefing on Defendant
25 McKesson's motion for judgment on the pleadings. Dkt. No. 29. A hearing on all three motions
26 is currently scheduled for December 3, 2015.

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28 On November 18, 2015, the United States Judicial Panel on Multidistrict Litigation ("MDL
Panel") filed a conditional transfer order encompassing the above-captioned cases. MDL No.
2642, Dkt. No. 157. On November 23, 2015, the plaintiffs in the above-captioned cases filed a

¹ All docket citations herein refer to the docket in *Buries v. Johnson & Johnson et al.*, No. 15-cv-4282-HSG. The relevant procedural history in the *Buries* case is identical to the procedural history in *Bohannon v. Johnson & Johnson et al.*, No. 15-cv-04295-HSG, unless otherwise noted.

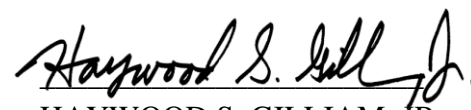
1 notice of opposition to the conditional transfer order. *Id.*, Dkt. No. 160. The MDL Panel has set a
2 briefing schedule for the plaintiffs' motion to vacate the conditional transfer order. *Id.*, Dkt. No.
3 162.

4 “[T]he power to stay proceedings is incidental to the power inherent in every court to
5 control the disposition of the causes on its docket with economy of time and effort for itself, for
6 counsel, and for litigants.” *Landis v. N. Am. Co.*, 299 U.S. 248, 254 (1936). In order to issue a
7 stay, courts consider: (1) “the possible damage which may result from the granting of a stay,” (2)
8 “the hardship or inequity which a party may suffer in being required to go forward,” and (3) “the
9 orderly course of justice measured in terms of the simplifying or complicating of issues, proof, and
10 questions of law which could be expected to result from a stay.” *CMAX, Inc. v. Hall*, 300 F.2d
11 265, 268 (9th Cir. 1962) (citing *Landis*, 299 U.S. at 254–55). Whether to stay an action is a matter
12 entrusted to the discretion of the district court. *See Landis*, 299 U.S. at 254 (“How this can best be
13 done calls for the exercise of judgment, which must weigh competing interests and maintain an
14 even balance.”).

15 The Court finds in its discretion that both the parties’ and judicial resources will be most
16 efficiently used if these cases are stayed until the MDL Panel decides whether to vacate the
17 conditional transfer order. Deference to the MDL Panel allows for the uniformity, consistency,
18 and predictability in litigation that underlies the MDL system. *See* 28 U.S.C. § 1407. Moreover,
19 the stay will be of limited duration. Therefore, it is unlikely that any damage will result from the
20 granting of the stay. Accordingly, the above-captioned cases are STAYED until the MDL Panel’s
21 resolution of the plaintiffs’ motions to vacate the conditional transfer order. The parties’
22 stipulations to continue the motions hearing, Case No. 15-cv-4282-HSG, Dkt. No. 43 and Case
23 No. 15-cv-04295-HSG, Dkt. No. 40, are DENIED AS MOOT.

24 **IT IS SO ORDERED.**

25 Dated: December 2, 2015

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HAYWOOD S. GILLIAM, JR.
United States District Judge